#### STATE OF SOUTH CAROLINA

#### BEFORE THE PUBLIC SERVICE COMMISSION

#### DOCKET NO. 2018-319-E

In the Matter of:	)	
Application of Duke Energy Carolinas, LLC for Adjustment of Electric Rate Schedules and Tariffs	) ) ) )	MOTION FOR ADMISSION PRO HAC VICE
	)	

)

Intervenors South Carolina State Conference of the National Association for the Advancement of Colored People ("South Carolina NAACP"), the South Carolina Coastal Conservation League ("CCL") and Upstate Forever (collectively, "Petitioners") hereby move the Public Service Commission of South Carolina ("Commission") to permit Gudrun Elise Thompson to practice pro hac vice before the Commission in the above-captioned proceeding.

Pursuant to Rule 404, SCACR, Ms. Thompson, with the consent of counsel of record, has submitted to the South Carolina Supreme Court a Verified Application for Admission *Pro Hac Vice* in the State of South Carolina.

WHEREFORE, in accordance with the provisions set forth in Rule 404, SCACR, Petitioners respectfully requests that this motion be granted.

This  $1^{st}$  day of March, 2019.

s/ Stinson Ferguson SC Bar No. 79871 Southern Environmental Law Center 463 King Street, Suite B Charleston, SC 29403 Telephone: (843) 720-5270 Fax: (843) 414-7039

Attorney for Petitioners

#### STATE OF SOUTH CAROLINA

#### BEFORE THE PUBLIC SERVICE COMMISSION

#### DOCKET NO. 2018-319-E

In the Matter of:	)	
Application of Duke Energy Carolinas, LLC for Adjustment of Electric Rate Schedules and Tariffs	)	CERTIFICATE OF SERVICE
	)	

I certify that the following persons have been served with one (1) copy of Motion for Admission *Pro Hac Vice* and Verified Application by electronic mail and/or U.S. First Class Mail at the addresses set forth below:

Heather Shirley Smith Duke Energy Carolinas, LLC 40 W. Broad Street, Suite 690 Greenville, SC 29601 Heather.smith@duke-energy.com

John Burnett
Duke Energy Business Services, LLC
550 South Tryon Street
Charlotte, NC 28202
John.burnett@duke-energy.com

Jeffery M Nelson
C. Lessie Hammonds
Jenny R. Pittman
Steven W. Hamm
Office of Regulatory Staff
1401 Main Street, Suite 900
Columbia, SC 29201
jnelson@ors.sc.gov
lhammonds@ors.sc.gov
jpittman@ors.sc.gov
sham@ors.sc.gov

Becky Dover Carri Grube-Lybarker SC Department of Consumer Affairs bdover@scconsumer.gov clybarker@scconsumer.gov

Frank R. Ellerbe, III Robinson, McFadden & Moore, P.C. PO Box 944 Columbia, SC 29202 fellerbe@robinsongray.com

Molly McIntosh Jagannathan Troutmas Sanders LLP 301 South College Street, Suite 3400 Charlotte, NC 28202 Molly.jagannathan@troutman.com

Richard L. Whitt Austin & Rogers, P.A. 508 Hampton Street, Suite 300 Columbia, SC 29201 rlwhitt@austinrogerspa.com Bess J. DuRant Sowell & DuRant, LLC 1325 Park Street, Suite 100 Columbia, SC 29201 bdurant@sowelldurant.com

Carrie M. Harris Stephanie U. Eaton Spilman Thomas & Battle, PLLC 110 Oakwood Drive, Suite 500 Winston-Salem, NC charris@spilmanlaw.com sroberts@spilmanlaw.com

Derick P. Williamson Spilman Thomas & Battle, PLLC 1100 Bent Creek Blvd., Suite 101 Mechanicsburg, PA 17050 dwilliamson@spilmanlaw.com

Camal O. Robinson , Counsel Duke Energy Progress, LLC 550 South Tryon Street Charlotte, NC 28202 camal.robinson@duke-energy.com

Scott Elliott Elliott & Elliott, P.A. 1508 Lady Street Columbia, SC 29201 selliott@elliottlaw.us Columbia, SC 29201 bguild@mindspring.com Alexander G. Shissias

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Alexander G. Shissias
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Thadeus B. Culley Vote Solar 1911 Ephesus Church Road Chapel Hill, NC 27517 thad@votesolar.org

Len Anthony Law Office of Len Anthony 812 Schloss Street Wrightsville Beach, NC 28480 len.anthony1@gmail.com

Branson F. Marzo , Counsel Troutman Sanders LLP 600 Peachtree St NE, Suite 3000 Atlanta, GA 30308 brandon.marzo@troutman.com

Hasala Dharmawardena 145 Cochran Road, Unit 4 Clemson, SC 29631 hasala@ieee.org

This 1st day of March, 2019.

s/ Stinson Ferguson

# VERIFIED APPLICATION FOR ADMISSION PRO HAC VICE IN THE STATE OF SOUTH CAROLINA

In the Matter of:		ket No. 2018-319-E	Public Service Commission of South Carolina		
Application of Duke Energy Carolinas, LLC for Adjustme Electric Rate Schedules and T					
Plaintiff	·	Case No.	Tribunal		
VS.					
	Mai	ling Address of Tribunal:	101 Executive Center Suite 100	Drive,	
			Columbia, SC 29210		
Defendant			Coramona, SC 29210		
Comes now Gudrun Elise Tho	ompson	, applicant he	rein, and respectfully rep	resents the	
following:				•	
1. Applicant resides at Dr.	<b>:</b>			· ·	
Street Address			•		
Chapel Hill	Orange	NC	27516		
City	County	State	Zip Code		
919- <b>44</b> -4-4-4-4-4-4-4-4-4-4-4-4-4-4-4-4-4-	•				
Telephone					
2. Applicant is an attor Southern Environmental Law C	rney and a membe Center	er of the law firm of (or pra		e of) th offices at	
601 W. Rosemary Street, Suite	220				
Street Address			· · · · · · · · · · · · · · · · · · ·	•	
Chapel Hill	Orange	NC	27516		
City	County	State	Zip Code		
919-967-1450		919-929-4921	gthompson@sel	ene org	
	Cell Phone	Fax Number	Email Address	0110.012	
3. Applicant has been a The South Carolina State Con Coastal Conservation League	ference of the NA		ove-named law firm by to provide legal represen	tation in	
connection with the above case					
4. Since August nember in good standing of the North Carolina standing dated within the last 90	of 2002 bar of the highest where appl days from the ba	, applicate ourt of the District of Collicant regularly practices la	nt has been, and presently lumbia or the State of w. Attached is a certifica	y is, a	
where applicant regularly practi	ices law.				

5. Applicant has been admitted to practice before the following courts: (List all of the following courts applicant has been admitted to practice before: United States District Courts; United States Circuit Courts of Appeals; the Supreme Court of the United States; and courts of other states or the District of Columbia.)

Court:	Date Admitted:
North Carolina state courts	August 27, 2002
US District Court for the Eastern District of North Carolina	September 5, 2002
4 <sup>th</sup> Circuit Court of Appeals	March 2, 2018

Applicant is presently a member in good standing of the bars of those courts listed above, except as listed below: (List any court named in the preceding paragraph that applicant is no longer admitted to practice before.)

#### N/A

6. Applicant presently is not subject to any suspension or disbarment proceedings, and has not been formally notified of any complaints pending before a disciplinary agency, except as provided below (give particulars, e.g., jurisdiction, court date):

#### N/A

7. Applicant never has had any application for admission *pro hac vice* in this or any other jurisdiction denied or any *pro hac vice* admission revoked, except as provided below (give particulars, e.g., date, court, docket number, judge, circumstances; attach a copy of any order of denial or revocation):

#### N/A

8. Applicant never has had any certificate or privilege to appear and practice before any court or administrative body suspended or revoked, except as provided below (give particulars, e.g., date, court, administrative body, date of suspension and reinstatement):

#### N/A

9. Local counsel of record associated with applicant in this case is of the Southern Environmental Law Center

Stinson W. Ferguson law firm, which has offices at:

#### 463 King Street, Suite B

Street Address			
Charleston	Charleston	South Carolina	29403
City	County	State	Zip Code
843-720-5270	•	843-414-7039	sferguson@selcsc.org
Primary Telephone	Cell Phone	Fax Number	Email Address

South Carolina Bar Number

10. Applicant has previously filed an application to appear *pro hac vice* in the following South Carolina cases (give case name and status of litigation, date of application, local counsel of record in each case, and state whether application is pending or was granted).

Case Name: In the Matter of: Application of Duke Energy Carolinas, LLC for Approval of Energy Efficiency Plan Including an Energy Efficiency Rider and Portfolio of Energy Efficiency Programs (S.C. Public Servie Commission)

Docket No. 2007-358-E Status: Docket closed

Date of Application: January 25, 2008

**Application Granted** 

Local Counsel of Record: J. Blanding Holman IV

Case Name: In the Matter of Environmental Defense Fund, et al. v. S.C. Department of Health and

Environmental Control (South Carolina Administrative Law Court)

No. 09-ALJ-07-0166-CC

Status: Case dismissed with prejudice pursuant to consent order

Date of Application: May 4, 2009

**Application Granted** 

Local Counsel of record: J. Blanding Holman IV

Case Name: In the Matter of: Application of Duke Energy Carolinas LLC for Authority to Adjust and

Increase Its Electric Rates and Charges (S.C. Public Service Commission)

Docket No. 2009-226-E Status: Docket open

Date of Application: November 6, 2009

**Application Granted** 

Local Counsel of record: J. Blanding Holman IV

Case Name: SCE&G Company's Request for Approval of Demand Side Management Plan Including a Demand Side Management Rate Rider and Portfolio of Energy Efficiency Programs, (S.C. Public Service

Commission)

Docket No. 2009-261-E Status: Docket open

Date of Application: January 12, 2010

**Application Granted** 

Local Counsel of record: J. Blanding Holman IV

Case Name: Application Regarding the Acquisition of Progress Energy, Inc. by Duke Energy Corporation and Merger of Progress Energy Carolinas, Inc. and Duke Energy Carolinas, LLC (S.C. Public Service

Commission)

Docket No. 2011-158-E Status: Docket open

Date of Application: October 4, 2011

**Application Granted** 

Local Counsel of record: J. Blanding Holman IV

Case Name: Joint Application of Duke Energy Carolinas, LLC and North Carolina Electric Membership Corporation for a Certificate of Environmental Compatibility and Public Convenience and Necessity for the Construction and Operation of a 750MW Combined Generating Plant Near Anderson, SC

Docket No. 2018-392-E Status: Docket open

Date of Application: December 20, 2013

**Application Granted** 

Local counsel of record: J. Blanding Holman IV

Case Name: Duke Energy Carolinas, LLC Annual Review of Base Rates for Fuel Costs

Status: Docket closed

Date of Application: August 19, 2014

**Application Granted** 

Local counsel of record: J. Blanding Holman IV

Case Name: Petition of SCE&G for Updates and Revisions to Schedules Related to the Construction of a Nuclear Base Load Generation facility at Jenkinsville, South Carolina (S.C. Public Service Commission

Docket No. 2016-223-E) Status: Docket open

Date of Application: September 27, 2016

**Application Granted** 

Local counsel of record: J. Blanding Holman IV

Case Name: Joint Application & Petition of SCE&G and Dominion Energy, Inc. for Review and Approval of a Proposed Business Commbination between SCANA Corp. and Dominion Energy, Inc. as May Be Required, and for a Proudency Determination Regarding the Abandonment of the V.C. Summer Units 2 & 3 Project and Associated Customer Benefits and Cost Recovery Plans (Consolidated Docket Nos. 2017-370-E; 2017-207-E; 2017-305-E

Status: Docket open

Date of Application: Octobet 5, 2018

**Application Granted** 

Local counsel of record: J. Blanding Holman IV

Case Name: Annal Review of Base Rates for Fuel Costs for SCE&G (SC Public Service Commission Docket

No. 2019-2-E

Status: Docket open

Date of Application: February 8, 2019

**Application Granted** 

Local counsel of record: J. Blanding Holman IV

11. Applicant agrees to comply with the applicable statutes, laws and rules of the State of South Carolina and will familiarize him/herself with and comply with the South Carolina Rules of Professional Conduct. Applicant consents to the jurisdiction of the South Carolina courts and Commission on Lawyer Conduct.

only.	12. Applicant	respectfully requ	iests to be ad	mitted to pra	ctice in the abov	e-named tribun	al for this case
·	DATED this	14	day of	March	, 20_19		
		APPEIC	CANT				

### VERIFICATION

STATE OF North Carolina )		
COUNTY OF Orange		
I, Gudrun E. Thompson of perjury that I am the applicant in the above-styled mat know the contents thereof; and that the contents are true on information and belief, and that as to those matters I be continuing duty to promptly update the information prov the motion for admission pro hac vice. Further, if the mo- continuing duty to promptly update the information prov pro hac vice in the action or proceeding. Any updated in granted the motion and to the tribunal in which the action	of my own knowledge, except as to those matters sto believe them to be true. I understand that I am undervided in the application until the tribunal has ruled on action is granted, I understand that I am under a wided in the application as long as I continue to appearance of the provided to both the tribunal that	tateo r a n
	APPLICANT/AFFIANT	
Subscribed and sworn to before me this		
Rules Governing Admission <i>Pro Hac Vice</i> to the South C	ne association of applicant in this cause pursuant to Carolina Bar.	
Stinson Ferguson with express per LOCAL COUNSEL OF RECORD  CERTIFICATE	E OF SERVICE	
I hereby certify that I have served a copy of this a mail addressed to: South Carolina Supreme Court Office 29211, accompanied by payment of the \$250 filing fee p day of March	payable to the South Carolina Supreme Court on this	

# **Supreme Court**OF THE STATE OF NORTH CAROLINA



I, Amy L. Funderburk, Clerk of the Supreme Court of North Carolina, do hereby certify that on August 27, 2002, license to practice as an Attorney and Counselor at Law in all the Courts of this State was issued by the North Carolina Board of Law Examiners to

## **GUDRUN ELISE THOMPSON**

according to the certified list of licentiates reported by the Secretary of said Board and filed in my office as required by statute.

To the date of this certificate, no order revoking said license has been filed with this Court and no order suspending same is in effect.

WITNESS my hand and the Seal of the Supreme Court of North Carolina at office in Raleigh, this January 29, 2019.

Amy L. Funderburk
Clerk of the Supreme Court
of the State of North Carolina